## AMENDED COMPLAINT

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CETK, U.S. DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF PENNSYLVANIA

WILLIAM HAROLD WRIGHT, JR. )
Plantiff, \_\_\_\_\_

No. 1:22-CV-111

-WARDEN HUTCHISON, et al.,

) Richard A. Lonzillo.
) Uniteri States Magistrate.
) Ducine

COMPLAINT

Biven V. The six un hown FBI narcotic Agents.

MILLIAM HAROLD WRIGHT JR #67722-018
Federal Correctional Institution MCKEUN----P.O. Box 800
Brackford, PA 16701

Pro-se/Litigant

## Vialation: Eighth Amendment, Cruel and unusual punishment.

- Absticipants?

  I. Warden Hutchison has allowed these unlawful act to take place because of the following: Refusing medical treatment, and medication, cleaning supplies, not showers, adequate toilet tissue, scap, allowing mattress restriction.

  Illarden Hutchison has a responsibility to make sure each and every inmate is safe and, treated fairly and that their constitutional rights is not Violated. Which apparently she has not done, by allowing these unlawful acts to take place.

  Case manager counstor.
- 2. UDC beam officer D. Gabriel and D. EZZOlo, the record support these officer deliberate, Violation of petitioner Eighth Amendmend right, by sonctioning that petitioner be place on mattress restriction. Which Violate petitioner Eighth Amendment right, Cruel and unusual punishment.
- 3. Mr. Wright was wrongfully place in SHU by Ms. Blankership the record reflects retaliation against Mr. Wright, because of another coincident that happen at another facility. Lewisberg to be a exacted. Lipon arrival. And being denied the right to file a grievance concerning the matter. Which is a first Amendment Violation, as well.

LT. Blankenship has conspire with under to accomplish this unlawful act. LT. Blankenship was forewarned that they cannot use disciplinary action to remove the matters from petitioner.

Cell. At 7: Am LT. Blankenship order Officer.

App to remove the mattress from petitioner cell.

LT. Blankenship has also, specifically denied.

Inmates Cleaning supplies, Hot shower towers, Sarp., adequate toilet tissue, or any tope of broom.

to sweep the Cell. Petitioner is living in filth.

## SUPPORTING FACTS

On March 17, 2022, 6:30 Am UDC Santction Poblitioner to Sixty days (60) mattress restriction, at 7: AM Officer App approached petitioner cell and requested the mattress from the Cell. At 10:15 AM March 17, 2022 petitioner Stopped LT. Blankenship in Front of his Cell, petitioner Informed LT. Blankership of his living condition - Conditions (1). That petitioner is being clenied.

Cleaning material to Clean his dell (2). That - petitioner is being denied adequate boilet tissue to Clean his buttock. Petitioner is given two 2x2 inches, pieces of tissue once aday. (3) . Petitioner is being force to take Freezing Showers, and use unsanitary towel to dry

Off, because petitioner has just one 1/2 towel.

LT. Blankonship / Warden refuse to correct these problems. Petitioner is being Force to live in a ... - Inhumane living Condition. Also In mater 15. Plaintiff have wrote soveral Cop-out requesting medical Citterition, with no response Complainting about tooth. ache and Shoulder pain. And been denied BP-8 from Cass manager, (Q).

## Relief Sought

For these reasons, petitioner make to sue each afficer and Warden in their own individual capacity. Petitioner ask for a hundred and twenty five thousand dollars from each individual. 500,000 total.

Respectfully John Had,